20

21

22

23

24

25

26

27

28

1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE NORTHERN DISTRICT OF CALIFORNIA 8 9 10 IN RE DIAMOND FOODS, INC., SECURITIES LITIGATION 11 No. C 11-05386 WHA 12 This Document Relates to: 13 All Actions. ORDER VACATING HEARING ON ORDERS TO SHOW CAUSE 14 15 On January 14, Barclays Capital and Hold Brothers On-Line Investment Services LLC 16 17 18 313). An order to show cause hearing was then set for February 6. On January 27, Barclays 19

were ordered to show cause as to why they should not be held in contempt for failing to respond to class counsel's notice and instructions as to required broker compliance letters (Dkt. Nos. 312, Capital and Hold Brothers both submitted responses, stating that they each returned the broker compliance letters to class counsel (Dkt. Nos. 317, 320). Given class counsel's confirmation that Barclays Capital and Hold Brothers are now in compliance with the broker requirements and applicable notice requirements (Dkt. No. 327), this order finds that good cause has been shown to discharge the prior orders to show cause. The hearing for February 6 is accordingly VACATED.

IT IS SO ORDERED.

Dated: January 29, 2014.

